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**SEC. 5. *Penalty.***—Any manager, superintendent, or person in charge of such maternity or lying-in hospital who fails or refuses to procure a license as provided in section 1 hereof, or any one who violates any of the provisions of this act shall be deemed guilty of a misdemeanor and fined not less than \$50 nor more than \$500, or by imprisonment in the county jail for not to exceed one year, or both fine and imprisonment, in the discretion of the court.

**Domestic Animals—Bulls, Cows, and Heifers—Importation of—Tuberculin Test.**  
(Act June 29, 1915.)

**SECTION 1.** That an act entitled, "An act to revise the law in relation to the suppression and prevention of the spread of contagious and infectious diseases among domestic animals," approved June 14, 1909, in force July 1, 1909, be amended by adding to said act 15 sections to be known as sections 13, 13a, 13b, 13c, 13d, 13e, 13f, 13g, 14, 15, 16, 17, 18, 19, and 20.

**SEC. 13.** All bulls, cows or heifers exceeding the age of nine months brought into the State of Illinois by any person, persons, firm, company or corporation, or by any railroad or other transportation company (unless said bulls, cows or heifers are consigned to and delivered by the transportation company within the confines of the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria), or any other like public stockyard, shall be accompanied by a certificate of health, including the tuberculin test, administered in accordance with the regulations of the United States Bureau of Animal Industry within 30 days previous to said cattle being brought into the State of Illinois.

**SEC. 13a.** The foregoing provisions, however, shall not apply to the importation of bulls, cows or heifers from herds which are officially registered by the live stock sanitary authorities of the State of origin as being free from tuberculosis and other contagious and infectious diseases. Reciprocal exchange of cattle from "State accredited herds," shall be permitted under regulations prescribed by the State board of live stock commissioners.

**SEC. 13b.** All certificates of health shall be issued in duplicate form by veterinarians in good standing and shall be approved by the State veterinarian or official in charge of live stock sanitary control in the State in which the shipment has its origin, or by an inspector of the United States Bureau of Animal Industry. Before accepting consignments of bulls, cows, or heifers for importation into the State of Illinois, transportation companies shall require that the original of said certificate of health be delivered to them to be attached to the waybill and accompanying the shipment to its destination. When such bulls, cows, or heifers are driven into the State of Illinois said certificate of health must be carried by the person in charge of said cattle. A duplicate of each certificate of health under which bulls, cows, or heifers are brought into the State of Illinois for breeding or dairy purposes, as in this act required, shall be mailed to the State veterinarian, Springfield, Ill., on or before the date of bringing such cattle into the State. Furthermore, the agent of any transportation company delivering cattle covered by a certificate of health within the State of Illinois shall immediately detach from said waybill said certificate of health and immediately forward same to the State veterinarian, Springfield, Ill., and such transportation company may, with each shipment, require an extra duplicate to be filed with such transportation company for record.

**SEC. 13c.** Bulls, cows, or heifers for feeding or grazing only, may be shipped or driven into the State of Illinois or removed from public stockyards within the State upon a permit issued by the State board of live stock commissioners, provided that all such cattle shall be placed in quarantine upon the premises of the owner until released therefrom or until they have passed a negative tuberculin test, administered in accordance with the regulations of the United States Bureau of Animal Industry at the

expense of the owner. No shipment of bulls, cows, or heifers exceeding the age of 9 months, unless consigned to and delivered by the transportation company within the confines of the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria, or any other like public stockyards, shall be accepted for shipment or delivery into the State of Illinois by any person or persons, firm, corporation, or transportation company (unless said cattle are covered by a permit duly executed by the owner or his agent, consigning said cattle in quarantine for feeding or grazing only). Transportation companies before accepting such shipments shall require all permits to be executed in duplicate form by the owner or his agent. One copy shall be attached to the waybill and the agent of the transportation company accepting such shipments shall immediately forward copy of said permit to the State veterinarian, Springfield, Ill.

SEC. 13*d*. All importation of steers or spayed heifers, including bull and heifer calves under 9 months of age (unless consigned to and delivered by the transportation company within the confines of the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria []), or any other like public stockyards, shall be covered by an affidavit specifically specifying their classification as such. In the event of the consignor being a nonresident of the State of Illinois, the consignee, owner of [or] any person or persons to whom said cattle are delivered, shall be required by said transportation company to execute said affidavit before said calves, steers, or spayed heifers are released by the agent of said transportation company. Copy of said affidavit shall be immediately forwarded to the State veterinarian, Springfield, Ill., by the agent of the transportation company making such delivery.

SEC. 13*e*. Bulls, cows, and heifers accepted by transportation companies for delivery into the State of Illinois, if unloaded en route for feed or water shall be confined in pens under lock and key by the transportation company accepting said shipment for delivery.

SEC. 13*f*. The obligations assumed by the transportation company at the original point of shipment shall extend to all connecting lines. No additions to the original consignments or substitutions en route shall be permitted by any transportation company.

SEC. 13*g*. When any bulls, cows, or heifers herein specified are consigned for delivery within the confines of the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria, or other like public stockyards, they shall not be diverted en route or delivered to the owner or consignee at any other point within the State of Illinois except that named in the original billing.

SEC. 14. Any bulls, cows, or heifers imported into the State of Illinois in violation of the foregoing provisions of this act shall be placed in quarantine by the State board of live stock commissioners, and so held until they have been subjected to and successfully pass a negative tuberculin test administered under the direction of the State board of live stock commissioners at the expense of the owner, shipper, or consignee, which expense shall constitute a lien upon said cattle until said expense has been paid. Any such cattle as may react to said tuberculin test shall be slaughtered under the direction of the State board of live stock commissioners and the owners shall receive only the proceeds resulting from said slaughter after deducting necessary expenses in connection therewith.

SEC. 15. It shall be unlawful to sell, offer for sale, or to purchase any bulls, cows, or heifers known to have reacted to the tuberculin test, except under regulations prescribed by the State board of live stock commissioners, to wit: Bulls, cows, and heifers which have reacted to the tuberculin test, provided they show no physical evidence of disease, may be sold and delivered within the State, provided the purchaser shall first secure a permit from the State board of live stock commissioners, wherein

it is agreed that such reacting cattle shall be kept separate and apart from all non-reacting cattle, and shall be maintained under strict quarantine until released therefrom for sale or slaughter under State or Federal inspection by permit issued by the State board of live stock commissioners.

SEC. 16. The State board of live stock commissioners is hereby charged with the enforcement of the provisions of this act.

SEC. 17. No bulls, cows, or heifers now forming a part of the domestic herds of this State or hereafter born and raised in this State shall be subjected to the tuberculin test by the State veterinarian or his assistants without the consent of the owner thereof.

SEC. 18. Any railroad company, stockyards company, corporation, person, or persons violating any provisions of this act shall be deemed guilty of a misdemeanor and punished by a fine not exceeding \$1,000.

SEC. 19. In all cases where the transportation company is obliged under the provisions of this law to withhold or refuse delivery of cattle, the duty to feed and care for such cattle shall be upon the owner or consignor, or in case of his default in so doing then by the transportation company at the expense of the owner or consignor, and such transportation company shall in such case have a lien upon such animals for food, care, or custody furnished, and such transportation company shall not be liable for any detention to such cattle to enable compliance with the provisions of this act.

SEC. 20. For the purposes of this act stockyards at the Union Stock Yards, Chicago, the National Stock Yards, East St. Louis, or the Union Stock Yards, Peoria, or any other like public stockyards, shall be placed in quarantine.

#### **Advertisements—Untrue or Misleading, Prohibited. (Act June 29, 1915.)**

SECTION 1. That whoever, being any person, firm, corporation, or association, in a newspaper, periodical, circular, form, letter, or other publication, published, distributed, or circulated in this Commonwealth, in any advertisement in this Commonwealth, knowingly makes or disseminates or causes to be made or disseminated any statement or assertion concerning the quantity, the quality, the value, the merit, the ability, the use, the present or former price, the cost, the reason for the price, or the motive or purpose of a sale, of any merchandise, securities, or services, or anything of value, or concerning the method or cost of production or manufacture of such merchandise, or the possession of rewards, prizes, or distinctions conferred on account of such merchandise, securities, services, or thing of value, or the manner or source of purchase of such merchandise or securities or thing of value, with intent to sell or in any wise dispose of such merchandise, securities, services, or thing of value, which is untrue or calculated to mislead, and known to be so by said person at said time, shall be guilty of a misdemeanor, and on conviction be sentenced to pay a fine of not more than \$1,000, or by imprisonment in the county jail not exceeding 60 days, or by both such fine and imprisonment.

#### **Mattresses, Quilts, and Comforters—Making, Remaking, and Sale—Labeling. (Act June 29, 1915.)**

SECTION 1. That no person shall use, either in whole or in part, in the making of any mattress [mattress], quilt, or bed comforter any secondhand cotton, cotton-felt, hair, wool, shoddy, excelsior, or kapoc[k], or any other soft material which has been made secondhand by use about the person; nor shall any person sell or offer to expose for sale, or be in the possession or with intent to sell or deliver any mattress [mattress], quilt, or bed comforter in which has been used in the making, either in whole or in part, any secondhand cotton, cotton-felt, hair, wool, shoddy, excelsior, or kapoc[k], or any other soft material which has been made secondhand by previous use in or about the person.

SEC. 2. No person shall sell or offer or expose for sale, or be in the possession of with intent to sell or deliver, any mattress [mattress], quilt, or bed comforter which has not